



PATENT
Attorney Docket No. GEN-002

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT(S): Chandra *et al* CONF. NO.: 6022
SERIAL NO.: 10/717,224 GROUP NO.: 2121
FILING DATE: November 19, 2004 EXAMINER: Not yet assigned
TITLE: Epistemic Engine

Mail Stop Missing Parts
Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

PATENT PRACTITIONERS OF RECORD UNDER 37 C.F.R. § 1.32(c)(3)

Dear Sir:

Under 37 C.F.R. § 1.32 (c)(3), the following patent practitioners listed on the concurrently submitted Declaration and Power of Attorney For Utility or Design Patent Application should be recognized by the U.S. Patent and Trademark Office as being of record in the above-identified patent application to which the power of attorney is directed.

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5.	Duncan A. Greenhalgh	Registration No.	38,678
6.	Jennifer G. Moitoso	Registration No.	51,752
7.	Ronda P. Moore	Registration No.	44,244
8.	Michael J. Nesler	Registration No.	55,489
9.	Christine C. Vito	Registration No.	39,061
10.	Carolyn E. Whyte	Registration No.	55,728

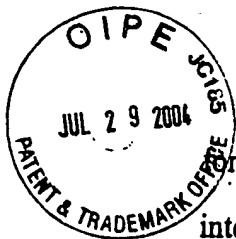
The Patent Office is requested to contact the undersigned with any questions.

Respectfully submitted,

Thomas A. Turano
Attorney for Applicants
Testa, Hurwitz, & Thibeault, LLP
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Date: July 27, 2004
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3099185



foreign taxing authority with respect to all property taxable by reason of my death, together with interest and penalties on those taxes, shall be charged against and paid without apportionment out of the residue of my estate as an administration expense with no right of reimbursement from any recipient of any such property.

B. Reference to Code. I hereby make specific reference to Code Sec. 2207A (concerning tax on QTIP property), Code Sec. 2207B (concerning tax on property included under Code Sec. 2036), and Code Sec. 2603(b) (concerning the generation-skipping transfer tax under Chapter 13) and to corresponding provisions of state law and I direct that they shall apply to the extent they are consistent with the above, and shall not apply to the extent they are inconsistent with the above.

C. Apportionment Prevails Over Abatement. If payment of taxes from my residuary estate in accordance with the foregoing exhausts my residuary estate, the balance of tax due shall be apportioned in accordance with the rules of tax apportionment rather than the rules of abatement.

ARTICLE V.

Executors

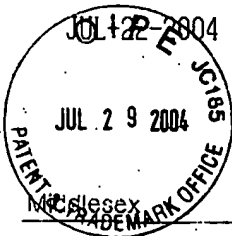
A. Initial Appointments.

I appoint my Wife, Maria Fatima Chandra, to be the Executrix and Temporary Executrix of this Will.

B. Successors.

1. I appoint Emilia O'Toole of San Leandro, California, to be the Successor Executor and Temporary Executor of this Will if and when my Wife shall fail to qualify or cease to act.

2. Any reference to "Executor" includes any successor, unless expressly indicated.

Commonwealth of Massachusetts
The Trial Court

Division

Probate and Family Court Department

Docket No. 04P1971 EPProbate of Will With/Without Sureties 32Name of Decedent Dundee J. Navin-Chandra a.k.a Dundee Navin ChandraDomicile at Death 7 Goodnow LaneFramingham

(Street and No.)

(City or Town)

Middlesex

01702

Date of Death January 29, 2004

(County)

(Zip)

Name and address of Petitioner(s) Maria Fatima Chandra, 18451 Carlton Avenue, Castro Valley, CA 94546Status named Executrix

Heirs at law or next of kin of deceased including surviving spouse:

Name	Residence (minors and incompetents must be so designated)	Relationship
Maria Fatima Chandra	18451 Carlton Avenue, Castro Valley, CA 94546	spouse
Nelson Raj Rodrigues Chandra	18451 Carlton Avenue, Castro Valley, CA 94546	son (minor)
Felicia Rodrigues Chandra	18451 Carlton Avenue, Castro Valley, CA 94546	daughter (minor)
Chelsea Rodrigues Chandra	18451 Carlton Avenue, Castro Valley, CA 94546	daughter (minor)

The said deceased left a will - ~~and codicil(s)~~ - herewith presented, wherein your petitioner(s) is/~~are~~ named executrix

and wherein the testat or had requested that your petitioner(s) be exempt from giving surety on his/her/their bond(s).

☒ The petitioner(s) hereby certifies that a copy of this document, along with a copy of the decedent's death certificate has been sent by certified mail to the Division of Medical Assistance, P.O. Box 15205, Worcester, Massachusetts 01615-9906.

Wherefore your petitioner(s) pray(s) that said will - ~~and codicil(s)~~ - may be proved and allowed and that he/she/they be appointed executrix thereof, with/without surety on his/her/their bond(s) and certifies under the penalties of perjury that the statements herein contained are true to the best of his/her/their knowledge and belief.Date 7-21-04Signature(s) Maria Fatima Chandra

The undersigned hereby assent to the foregoing petition and to the allowance of the will without testimony.

DECREE

All persons interested having been notified in accordance with the law or having assented and no objections being made thereto, it is decreed that said instrument(s) be approved and allowed as the last will and testament of said deceased, and that said petitioner(s):

of _____
and _____ of _____ be appointed

executrix thereof, first giving bond with _____ sureties for the due performance of said trust.

Date July 22, 2004Dorothy M. Gibson
JUSTICE OF THE PROBATE AND FAMILY COURT